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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/526,738	03/04/2005	Jared S Timko	22188/06985	7877	
24024 CALEEF HAI	7590 12/28/2007 LTER & GRISWOLD, LLF	EXAMINER			
800 SUPERIOR AVENUE			BASTIANELLI, JOHN		
SUITE 1400 CLEVELAND	OH 44114		ART UNIT	PAPER NUMBER	
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			12/28/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

- 2		Application No.	Applicant(s)	
		10/526,738	TIMKO ET AL.	
	Office Action Summary	Examiner	Art Unit	
		John Bastianelli	3753	
Period fo	The MAILING DATE of this communication app r Reply	pears on the cover sheet w	ith the correspondence ad	ldress
WHIC - Exter after - If NO - Failui Anv r	DRIENED STATUTORY PERIOD FOR REPL HEVER IS LONGER, FROM THE MAILING D. Sister of time may be available under the provisions of 37 CF1 1.1 SIX (8) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period to the provision of the provisi	ATE OF THIS COMMUNI 36(a). In no event, however, may a will apply and will expire SIX (6) MOI 3, cause the application to become A	CATION. reply be timely filed  NTHS from the mailing date of this c BANDONED (35 U.S.C. § 133).	
Status				
1)[	Responsive to communication(s) filed on 18 O	october 2007		
		action is non-final.		
	Since this application is in condition for allowa		ters prosecution as to the	merits is
٠,۵	closed in accordance with the practice under E	•		
Dispositi	on of Claims			
	Claim(s) 38-42,44,46-48,50-52,59-68 and 72-8	81 is/are pending in the a	polication.	
	4a) Of the above claim(s) is/are withdra		ppoasion.	
	Claim(s) is/are allowed.	WITHOUT CONSIDERATION.		
	Claim(s) 38-42,44,46-48,50-52,59-68 and 72-8	81 is/are rejected		
- '=	Claim(s) is/are objected to.	27 10/410 10/001041		
	Claim(s) are subject to restriction and/o	or election requirement		
	· · · — ·	a election requirement.		
	on Papers			
10) 🖾	The specification is objected to by the Examine The drawing(s) filed on 12 October 2005 is/are Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine The oath or declaration of the the think of the think	: a)⊠ accepted or b)☐ or drawing(s) be held in abeya tion is required if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 C	FR 1.121(d)
	nder 35 U.S.C. § 119			
	Acknowledgment is made of a claim for foreign	priority under 25 II S C	8 119(a) (d) or (f)	
	Acknowledgment is made of a claim for loreign  ☐ All b) ☐ Some * c) ☐ None of:	i priority under 35 0.5.0.	9 119(a)-(u) or (i).	
, ,		to have been received		
	1. Certified copies of the priority document		4 U 41 11-	
	2. Certified copies of the priority document			0
	3. Copies of the certified copies of the prior		n received in this National	Stage
	application from the International Burea			
* 5	See the attached detailed Office action for a list	of the certified copies no	t received.	
Attachmen	t(s)			
	e of References Cited (PTO-892)		Summary (PTO-413)	
	e of Draftsperson's Patent Drawing Review (PTO-948)		(s)/Mail Date Informal Patent Application	
	mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date 8/3/07,10/18/07.	6) Other:		
	rademark Office			ata 2007120

#### DETAILED ACTION

## Claim Suggestion

Claim 78 has the following informalities: The word "trunnion" should be --trunnion--.
 Appropriate correction is required.

### Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 38-42, 44, 46, 50-51, 59, 66-67, 72, 76-77 and 79-81 are rejected under 35 U.S.C.
   103(a) as being unpatentable over Scaramucci US 3,599,932.

Scaramucci disclose a valve 10 having a valve body 12 having a valve cavity therein; a valve element 64a for controlling flow through the valve based on a rotational position of the valve element about an axis, and a single piece packing 110 that surrounds said valve element and seals directly against said valve element within said valve cavity; wherein said valve element comprises a ball 82 and adjacent upper and lower cylindrical trunnions 148 and 152 extending from the ball; said lower cylindrical trunnion extending axially past a lowermost end of said packing; said valve cavity being dimensioned to closely receive said valve element. Scaramucci is silent as to the ratio D3/D1 of about .8. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the trunnion almost as wide as the ball D3/D1 of about .8 in order to make machining the valve element easier as less material would

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need to be removed from the ball part of the valve to the trunnion. Scaramucci is silent as to the ratio of H/D4 of about .8. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the packing wider than taller H/D4 of about .8 in order to make the packing thicker to provide better sealing due to more compressible material around the point of contact of fluid flow and seal. The packing is seen as dimensioned "to be installed on said valve element with a room temperature range" of "about 65-100 degrees F" and this is product by process. The patentability of a product does not depend on its method of production. If the product in the product-by-process claim is the same as or obvious from a product in the prior art, the claim is unpatentable even though the prior product was made by a different process (see MPEP 2113). The valve element is seen as spherical in Fig. 4. The packing is an interference fit with the valve element. The term "when said packing is installed thereon prior to loading said packing within said valve cavity" is product by process. The packing is seen as dimensioned "to be installed on said valve element at a temperature below which said packing deforms" of "about room temperature" and this is product by processThe valve element has a ratio D3/D1 that facilitates assembly of the packing onto the valve element at room temperature. A stem 56 or 130 (Fig. 4) extending from the upper trunnion has a smaller diameter than the upper trunnion. The valve cavity has a reduced diameter counterbore sized to form a clearance fit between the lower trunnion and the counterbore that prevents a lower portion of the packing from extruding into the counter bore.

Alternatively, claims 38-42, 44, 46, 50-51, 59, and 72'are rejected under 35 U.S.C. 103(a) as being unpatentable over Scaramucci US 3,599,932 in view of Moen US 3,192,943.

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Scaramucci is silent as to the ratio of D3/D1 of about .8. Moen shows D3/D1 in which the ball is slightly larger than the trunnion with a ratio of about .8. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the trunnion of Scaramucci almost as wide as the ball D3/D1 of about .8 as disclosed by Moen in order to make machining the valve element easier as less material would need to be removed from the ball part of the valve to the trunnion.

- 5. Alternatively, claims 41-42, 46, 66-67, 72, 76-77 and 79-81 are rejected under 35 U.S.C. 103(a) as being unpatentable over Scaramucci US 3,599,932 in view of Schmitt US 4,423,749. Scaramucci is silent as to the ratio of H/D4 of about .8. Schmitt shows H/D4 in which the packing is slightly wider than it is tall with a ratio of about .8. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the packing of Scaramucci wider than taller H/D4 of about .8 as disclosed by Schmitt in order to make the packing thicker to provide better sealing due to more compressible material around the point of contact of fluid flow and seal.
- Alternatively, claims 41-42, 46, and 72 are rejected under 35 U.S.C. 103(a) as being unpatentable over Scaramucci US 3,599,932 in view of Moen US 3,192,943 in view of Schmitt US 4,423,749.

Scaramucci is silent as to the ratio of D3/D1 of about .8. Moen shows D3/D1 in which the ball is slightly larger than the trunnion with a ratio of about .8. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the trunnion of Scaramucci almost as wide as the ball D3/D1 of about .8 as disclosed by Moen in order to make machining the valve element easier as less material would need to be removed from the ball part

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of the valve to the trunnion. Scaramucci is silent as to the ratio of H/D4 of about .8. Schmitt shows H/D4 in which the packing is slightly wider than it is tall with a ratio of about .8. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the packing of Scaramucci wider than taller H/D4 of about .8 as disclosed by Schmitt in order to make the packing thicker to provide better sealing due to more compressible material around the point of contact of fluid flow and seal.

- 7. Claims 47-48, 52, 61-62, 68, 73-74 are rejected under 35 U.S.C. 103(a) as being unpatentable over Scaramucci US 3,599,932 in view of Soria Vega US 5,595,206.
  Scaramucci lacks the packing made of a plastic polymer of PTFE, polyethylene, or PFA. Soria Vega discloses the packing made of PTFE, polyethylene, or PFA. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the packing of Scaramucci out of PTFE, polyethylene or PFA as disclosed by Soria Vega as these materials provide better corrosion resistance and easier turning of the valve.
- Alternatively, claims 47-48, 52, and 61-62, are rejected under 35 U.S.C. 103(a) as being unpatentable over Scaramucci US 3,599,932 in view of Moen US 3,192,943 in view of Soria Vega US 5,595,206.

Scaramucci lacks the packing made of a plastic polymer of PTFE, polyethylene, or PFA. Soria Vega discloses the packing made of PTFE, polyethylene, or PFA. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the packing of Scaramucci out of PTFE, polyethylene or PFA as disclosed by Soria Vega as these materials provide better corrosion resistance and easier turning of the valve.

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 Alternatively, claims 68 and 73-74, are rejected under 35 U.S.C. 103(a) as being unpatentable over Scaramucci US 3,599,932 in view of Schmitt US 4,423,749 in view of Soria
 Vega US 5,595,206.

Scaramucci lacks the packing made of a plastic polymer of PTFE, polyethylene, or PFA. Soria Vega discloses the packing made of PTFE, polyethylene, or PFA. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the packing of Scaramucci out of PTFE, polyethylene or PFA as disclosed by Soria Vega as these materials provide better corrosion resistance and easier turning of the valve.

Claims 60, 65, and 75 are rejected under 35 U.S.C. 103(a) as being unpatentable over
 Scaramucci US 3,599,932 in view of Kemp US 4,911,408.

Scaramucci lacks the packing being live loaded in a direction of axis of rotation. Kemp discloses live loading a packing in a direction of axis of rotation. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the packing of Scaramucci live loaded as disclosed by Kemp in order to keep everything tight.

- 11. Alternatively, claim 60 is rejected under 35 U.S.C. 103(a) as being unpatentable over Scaramucci US 3,599,932 in view of Moen US 3,192,943 in view of Kemp US 4,911,408. Scaramucci lacks the packing being live loaded. Kemp discloses live loading a packing. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the packing of Scaramucci live loaded as disclosed by Kemp in order to keep everything tight.
- Alternatively, claim 75 is rejected under 35 U.S.C. 103(a) as being unpatentable over
   Scaramucci US 3,599,932 in view of Schmitt US 4,423,749 in view of Kemp US 4,911,408.

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Scaramucci lacks the packing being live loaded. Kemp discloses live loading a packing. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the packing of Scaramucci live loaded as disclosed by Kemp in order to keep everything tight.

 Claims 59, 63, 64 and 76-78 are rejected under 35 U.S.C. 103(a) as being unpatentable over Scaramucci US 3,599,932 in view of Reed, Jr. US 3,066,909.

Scaramucci discloses a valve element for controlling flow through the valve based on a rotational position of the valve element about an axis, and a single piece packing that surrounds said valve element; and seals said valve element within said valve cavity; wherein said valve element comprises a ball and adjacent upper and lower cylindrical trunnions extending from the ball; a lower end of said single piece packing seals directly against said lower cylindrical trunnion; said lower cylindrical trunnion extending axially along said rotational axis past a lowermost end of said packing; said valve cavity including a reduced diameter counterbore being dimensioned to closely receive said lower cylindrical trunnion of said valve element. Scaramucci lacks the bottom of the lower trunnion spaced apart from the reduced counterbore. Reed discloses the bottom of the lower trunnion (bottom of 7) spaced apart from the reduced counterbore 13. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the lower trunnion of Scaramucci have a reduced counterbore that is spaced from the bottom end of the trunnion as disclosed by Reed in order to allow play in the axial direction in order to keep the valve from breaking if a large force happened to be provided in the downward direction.

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- 14. Alternatively, claim 59 is rejected under 35 U.S.C. 103(a) as being unpatentable over Scaramucci US 3,599,932 in view of Moen US 3,192,943 in view of Reed, Jr. US 3,066,909. Scaramucci is silent as to the ratio of D3/D1 of about .8. Moen shows D3/D1 in which the ball is slightly larger than the trunnion with a ratio of about .8. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the trunnion of Scaramucci almost as wide as the ball D3/D1 of about .8 as disclosed by Moen in order to make machining the valve element easier as less material would need to be removed from the ball part of the valve to the trunnion. Scaramucci lacks the bottom of the lower trunnion spaced apart from the reduced counterbore. Reed discloses the bottom of the lower trunnion (bottom of 7) spaced apart from the reduced counterbore 13. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the lower trunnion of Scaramucci have a reduced counterbore that is spaced from the bottom end of the trunnion as disclosed by Reed in order to allow play in the axial direction in order to keep the valve from breaking if a large force happened to be provided in the downward direction.
- Alternatively, claims 76-77 are rejected under 35 U.S.C. 103(a) as being unpatentable over Scaramucci US 3,599,932 in view of Schmitt US 4,423,749 in view of Reed, Jr. US 3,066,909.

Scaramucci is silent as to the ratio of H/D4 of about .8. Schmitt shows H/D4 in which the packing is slightly wider than it is tall with a ratio of about .8. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the packing of Scaramucci wider than taller H/D4 of about .8 as disclosed by Schmitt in order to make the packing thicker to provide better sealing due to more compressible material around the point of

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contact of fluid flow and seal. Scaramucci lacks the bottom of the lower trunnion spaced apart from the reduced counterbore. Reed discloses the bottom of the lower trunnion (bottom of 7) spaced apart from the reduced counterbore 13. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the lower trunnion of Scaramucci have a reduced counterbore that is spaced from the bottom end of the trunnion as disclosed by Reed in order to allow play in the axial direction in order to keep the valve from breaking if a large force happened to be provided in the downward direction.

16. Alternatively, claim 78 is rejected under 35 U.S.C. 103(a) as being unpatentable over Scaramucci US 3,599,932 in view of Moen US 3,192,943 in view of Schmitt US 4,423,749 in view of Reed, Jr. US 3,066,909.

Scaramucci is silent as to the ratio of D3/D1 of about .8. Moen shows D3/D1 in which the ball is slightly larger than the trunnion with a ratio of about .8. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the trunnion of Scaramucci almost as wide as the ball D3/D1 of about .8 as disclosed by Moen in order to make machining the valve element easier as less material would need to be removed from the ball part of the valve to the trunnion. Scaramucci is silent as to the ratio of H/D4 of about .8. Schmitt shows H/D4 in which the packing is slightly wider than it is tall with a ratio of about .8. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the packing of Scaramucci wider than taller H/D4 of about .8 as disclosed by Schmitt in order to make the packing thicker to provide better sealing due to more compressible material around the point of contact of fluid flow and seal. Scaramucci lacks the bottom of the lower trunnion spaced apart from the reduced counterbore. Reed discloses the bottom of the lower

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trunnion (bottom of 7) spaced apart from the reduced counterbore 13. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the lower trunnion of Scaramucci have a reduced counterbore that is spaced from the bottom end of the trunnion as disclosed by Reed in order to allow play in the axial direction in order to keep the valve from breaking if a large force happened to be provided in the downward direction.

# Response to Arguments

- Applicant's arguments with respect to claims 38-42, 44, 46-48, 50-52, 59-68, and 72-81
   have been considered but are moot in view of the new ground(s) of rejection.
- 18. The examiner would like to note that the examiner has provided sufficient motivation to do ratios D3/D1 and H/D4 with singular reference Scaramucci and multiple references with Moen for D3/D1 and/or Schmitt for H/D4. The examiner has provided Kemp to show liveloading. The examiner has provided Reed to show the axial gap and axial shifting.

#### Conclusion

19. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event. however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John Bastianelli whose telephone number is (571) 272-4921. The examiner can normally be reached on M-Th (8-6:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Greg Huson can be reached on (571) 272-4887. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

> John Bastianelli Primary Examiner

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December 6, 2007